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11	Attorneys for Defendants		
12	FUNAI ELECTRIC CO., LTD.; FUNAI CORPORATION, INC.; P&F USA INC FUNAI SERVICE CORP.	.; AND	
13	TONAI SERVICE CORI.		
14	UNITED STATES	S DISTRICT COURT	
15	NORTHERN DISTR	ICT OF CALIFORNIA	
16	LSI Corporation, Agere Systems LLC,	CASE NO. 3:15-CV-04307-EMC	
17	and Avago Technologies General (IP) Singapore) Pte. Ltd.	Cristino. 3.13 ev 04307 Eivie	
18	Plaintiffs,	MOTION FOR WITHDRAWAL OF COUNSEL BY MCDERMOTT WILL	
19	V.	& EMERY LLP	
20	Funai Electric Co., Ltd.; Funai		
21	Corporation, Inc.; P&F USA Inc.; and Funai Service Corp.,		
22	Defendants.		
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	MOTION FOR WITHDRAWAL OF COUNSEL	3:15-CV-04307-EMC	
	I		

McDermott Will & Emery LLP ("McDermott"), counsel for Defendants					
Funai Electric Co., Ltd.; Funai Corporation, Inc.; P&F USA Inc.; and Funai Service					
Corp., (collectively "Funai"), hereby move the Court pursuant to Northern District					
of California Local Rule ("L.R.") 11-5, for an order permitting McDermott to					
withdraw as counsel of record for Funai in this action. Concurrently, Baker and					
Hostetler LLP are counsel of record for Funai.					
The McDermott attorneys who seek withdrawal from this case are					
Christopher D. Bright (CA Bar No. 206273), Paul Devinsky (pro hac vice),					
Christopher L. May (pro hac vice), and Joshua Rogaczewski (pro hac vice).					
As grounds for this Motion:					
1. McDermott was original counsel for Funai since the commencement of					
the action in the U.S. District Court for the Central District of California.					
2. Before transfer of this case to this Court, Baker and Hostetler LLP					
appeared as counsel for Funai, including at the hearing on the motion to transfer to					
this Court.					
3. McDermott has provided written notice of this withdrawal to counsel					
including Plaintiffs' counsel, pursuant to L.R. 11-5, and there were no objections.					
4. Funai understands and accepts the withdrawal of McDermott.					
5. Baker and Hostetler LLP will continue to represent Funai in this case.					
WHEREFORE, the Court should grant this Motion for Withdrawal of					
Counsel by McDermott.					

			-
1	Dated:	September 29, 2015	McDERMOTT WILL & EMERY LLP
2			
3			By: /s/ Christopher Bright CHRISTOPHER BRIGHT
4			PAUL DEVINSKY CHRISTOPHER L. MAY
5			JOSHUA ROGACZEWSKI
6			Attorneys for Defendants FUNAI ELECTRIC CO., LTD.; FUNAI CORPORATION, INC.; P&F USA INC.; AND FUNAI SERVICE CORP.
7			FUNAI CORPORATION, INC.; P&F USA INC.; AND FUNAI SERVICE
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	MOTION COUNSE	FOR WITHDRAWAL OF	- 3 - 3:15-CV-04307-EMC

1 **CERTIFICATE OF SERVICE** 2 I am over the age of eighteen years and not a party to the within-entitled 3 action. My business address is 4 Park Plaza, Suite 1700, Irvine, California 92614. 4 I caused a copy of the document titled: MOTION FOR WITHDRAWAL OF 5 **COUNSEL by McDERMOTT WILL & EMERY LLP** to be served as follows: 6 7 X I electronically filed the with the Clerk of the Court using the CM/ECF system 8 By transmitting via electronic mail the document(s) listed above to the email addresses set forth below on this date 9 10 By placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in the United States mail at Menlo Park, 11 California addressed as set forth below. 12 By Personal Service: I served a true copy to each person[s] named at the address[es] shown. 13 By Personal Delivery: I caused the above listed document to be hand 14 delivered to the person[s] named at the address[es] listed below: 15 By Federal Express: I placed a true copy in a sealed envelope addressed as indicated above, on the above-mentioned date. I am familiar with the 16 firm's practice of collection and processing correspondence for delivery by Federal Express. Pursuant to that practice, envelopes placed for 17 collection at designated locations during designated hours are delivered to Federal Express with a fully completed air bill, under which all delivery charges are paid by McDermott Will & Emery LLP, that same 18 day in the ordinary course of business 19 20 Executed on September 29, 2015, at Irvine, California. 21 22 /s/ Terri A. Carman 23 TERRI A. CARMAN 24 DM US 64297233-1.086047.0019 25 26 27 28